

Exhibit A

specifically Includes all assets or companies that have been acquired by AOptix Technologies, Inc. or with respect to which it has succeeded to rights and/or obligations.

3. “Date” means the exact date, month and year, if ascertainable, or if not, the best estimate.
4. “Identify” or “Identification” or “Identity” when used in reference to:
 - (a) a natural person, means: (1) the person’s full name or title, last known address, and telephone number; (2) the person’s present employer(s) and place(s) of employment; and (3) the person’s job title or position held.
 - (b) a firm, corporation, partnership, joint venture, or other entity which is not a natural person, means the entity’s full name, place of incorporation (if known), address of its principal place of business, and telephone number.
 - (c) a Patent or Patent application, means: (1) its Patent number or application number and Dates of filing, publication and grant; (2) the Identity of all applicants or patentees; (3) the title of the application or Patent; and (4) the present status of the application or Patent (e.g., pending, abandoned, etc.). If the Patent or Patent application has already been produced in discovery, it is sufficient to identify the Bates number(s) of such Patent or Patent application.
 - (d) a Document, other than a Patent or Patent application, means: (1) its Date, author, and addressee(s); (2) the type of Document (e.g., letter, memorandum, etc.); and (3) its present location and the Identity of its custodian. If the Document has already been produced in discovery, it is sufficient to identify the Bates number(s) of such Document.
5. “Including” means “specifically including but not limited to.”
6. “Person” or “People” means and refers to any natural person, firm, association, partnership, corporation, group, sole proprietorship, public entity, governmental agency, organization or other form of legal business entity, regardless of whether “not-for-profit,” and specifically Including Plaintiffs and You.
7. “Third Party” means a Person other than You.

INSTRUCTIONS

1. These interrogatories are directed to the knowledge and belief of You, Your attorneys of record, and any current or former officers, directors, employees, or agents of You or Your attorneys.

2. “And,” “or,” and “and/or” shall be construed in the conjunctive or the disjunctive, whichever makes the request more inclusive.

3. “Any” shall be construed as “all,” “each and every,” or “any one,” whichever makes the request more inclusive.

4. “Concerning,” “relating to” and “referring to” shall be interpreted so as to encompass the scope of discovery set forth in Federal Rule of Civil Procedure 26(b)(1). For example, Documents that “concern,” “relate to” or “refer to” any given subject means all Documents that in any way directly or indirectly, in whole or in part, discuss, deal with, regard, constitute, pertain to, reflect, consider, underlie, modify, amend, confirm, mention, endorse, evidence, summarize, memorialize, describe, analyze, evaluate, represent, qualify, terminate, revoke, cancel, negate, comprise, contain, embody, enumerate, involve, identify, state, correspond to, or result from the subject or are in any way pertinent to the subject, Including Documents concerning the preparation of other Documents.

5. The use of a verb in any tense shall be construed as the use of the verb in all other tenses.

6. The singular form of any word shall be deemed to include the plural, and vice-versa.

INTERROGATORIES

INTERROGATORY NO. 1:

Identify the names and addresses of all customers, including law enforcement, security and military intelligence, in Texas of Your products and services, including Your InSight Duo, InSight ESS, InSight VM, and Dash Six Iris Recognition Enterprise Software Development Kit, and any other of Your biometric recognition technology.

INTERROGATORY NO. 2:

Identify all of the subject databases, servers or cloud based architecture systems (including watch lists) in Texas of Your software and services, including Your InSight Duo, InSight ESS, InSight VM, and Dash Six Iris Recognition Enterprise Software Development Kit, and any other of Your biometric recognition technology which catalog, examine, or otherwise analyze, and the location of the servers supporting those activities.

INTERROGATORY NO. 3:

Identify all instances of field use in Texas of Your software and services, including Your InSight Duo, InSight ESS, InSight VM, and Dash Six Iris Recognition Enterprise Software Development Kit, and any other of Your biometric recognition technology.

INTERROGATORY NO. 4:

Identify all contact by You or Your software and services, including Your InSight Duo, InSight ESS, InSight VM, and Dash Six Iris Recognition Enterprise Software Development Kit, and any other of Your biometric recognition technology, with the State of Texas or law enforcement, security and military intelligence residing therein, including but not limited to all persons who have registered or signed up for any of Your products via Your websites.

INTERROGATORY NO. 5:

Identify all contact by You with a resident of Texas relating to Your business, including contact via Your websites, e-mail, or telephone.

INTERROGATORY NO. 6:

Identify all of Your sales to, or distribution of products and services to Texas consumers that You have not already Identified in response to one of the preceding Interrogatories, including through third parties not directly associated with You.

INTERROGATORY NO. 7:

Identify all Your efforts to create or use sales networks into Texas.

INTERROGATORY NO. 8:

Identify all Your efforts to solicit customers, prospective employees, and business in Texas (including through the Internet or presentations You conduct or trade shows, conventions, or other professional-networking events You attend in Texas).

INTERROGATORY NO. 9:

Identify all Your product or services support by You to consumers that were in Texas using Your biometric recognition technology.

Dated: July 18, 2013

Respectfully submitted,

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on July 18, 2013, a true and correct copy of PLAINTIFF'S FIRST SET OF JURISDICTIONAL DISCOVERY INTERROGATORIES TO DEFENDANT AOPTIX TECHNOLOGIES, INC. was duly served on the following via e-mail pursuant to the parties' agreement under Fed. R. Civ. P. 5(b)(2)(E):

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/s/ Peter S. Brasher
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